- S.R. 497 By Senator Snelson: Memorial resolution for John L. Pike.
- S.R. 498 By Senator Snelson: Memorial resolution for Mrs. A. G. Morriss.
- S.R. 499 By Senator Snelson: Memorial resolution for Enslie O. Oglesby.

CONGRATULATORY RESOLUTIONS

- H.C.R. 79 Commending Luckenbach World Fair.
- S.C.R. 66 By Senator Harris: Extending congratulations for Gerald W. Greathouse.
- S.R. 494 By Senator Lombardino: Extending congratulations to Manuel H. Calderon.

ADJOURNMENT

On motion of Senator Aikin the Senate at 1:i.3 o'clock p.m. adjourned until 10:30 o'clock a.m. tomorrow.

APPENDIX

Sent to Governor

(May 5, 1975)

S.C.R.	60	S.B.	425
S.B.	147	S.B.	598
S.B.	150	S.B.	606
S.B.	180	S.B.	677
S.B.	226	S.B.	885
S.B.	303	S.B.	927
S.B.	311	S.B.	994
S.B.	358		

SIXTY-SEVENTH DAY (Tuesday, May 6, 1975)

The Senate met at 10:30 o'clock a.m., pursuant to adjournment, and was called to order by the President.

The roll was called and the following Senators were present: Adams, Aikin, Andujar, Braecklein, Brooks, Clower, Creighton, Doggett, Farabee, Gammage, Hance, Harrington, Harris, Jones, Kothmann, Lombardino, Longoria, Mauzy, McKinnon, Meier, Mengden, Ogg, Patman, Santiesteban, Schwartz, Sherman, Snelson, Traeger and Williams.

Absent-excused: McKnight and Moore.

A quorum was announced present,

Pastor Glendon R. Frank, Messiah Lutheran Church, Austin, Texas, offered the invocation as follows:

Heavenly Father, in whom we live and move and have our being; we humbly pray that You would so guide and govern us by Your Holy Spirit that in all the cares and occupations of our daily life we may never forget You, but remember that we are always walking in Your sight.

Guide, we pray, all those to whom is committed the government of our community, state and nation. Give them wisdom and self-control, that they may consider all questions calmly in their deliberations, act wisely and promptly, upholding that which is right, turning away from all that which is wrong, and performing that which is just, so that in all things Your will may be done.

Grant each of us the ability to see clearly, repent truly, decide justly, and act

unitedly with wisdom, courage, discipline, and a spirit of reconciliation.
"Whatsoever things are true, whatsoever things are honest; whatsoever things are just, whatsoever things are pure, whatsoever things are lovely, whatsoever things are of good report; if there be any virtue, and if there be any praise, help us O Lord, to think on these things." Amen. (Phil. 4:8-9)

On motion of Senator Aikin and by unanimous consent, the reading of the Journal of the proceedings of yesterday was dispensed with and the Journal was approved.

LEAVES OF ABSENCE

Senator McKnight was granted leave of absence for today on account of illness on motion of Senator McKinnon.

Schator Moore was granted leave of absence for today on account of important business on motion of Senator Creighton.

MESSAGE FROM THE HOUSE

Hall of the House of Representatives Austin, Texas, May 6, 1975

Honorable William P. Hobby President of the Senate

Sir: I am directed by the House to inform the Senate that the House has passed the following:

S.C.R. 65, Requesting return of S.B. 600 to the Senate for further consideration.

H.C.R. 132, Calling for a Joint Session of the Legislature for purpose of signing scroll commemorating passage of S.J.R. 11 by 64th Legislature.

H.C.R. 122, Congratulating Fred "Red" Harris.

- H.B. 1996, A bill to be entitled An Act relating to the establishment, jurisdiction, and operation of municipal courts of record in the incorporated cities, towns, and villages in this state and providing for municipal judges and other personnel of the courts; prescribing the appeals from a municipal court of record; conforming the jurisdiction of other courts to the municipal court of record; amending Articles 4.03 and 4.14, Code of Criminal Procedure, 1965; and declaring an emergency. Motion to table prevailed by record vote of 81 Ayes, 50 Nays, 6 Present-Not voting.
- H.B. 832, A bill to be entitled An Act relating to procedure for arrest, release, and appearance before a magistrate for certain misdemeanors; amending Article 14.01, as amended, amending Article 14.06, as amended, amending Article 15.17, as amended, and auding Article 14.07, Code of Criminal Procedure, 1965; amending Section 148, Chapter 421, Acts of the 50th Legislature, Regular Session, 1947 (Article 6701d, Vernon's Texas Civil Statutes), as amended; and declaring an emergency. Motion to table prevailed by record vote of 84 Ayes, 49 Nays, 1 Present-Not voting.

Respectfully submitted, DOROTHY HALLMAN Chief Clerk, House of Representatives

MESSAGE FROM THE GOVERNOR

The following Message from the Governor was read and was referred to the Committee on State Affairs, Sub-Committee on Nominations:

Austin, Texas May 6, 1975

TO THE SENATE OF THE SIXTY-FOURTH LEGISLATURE, REGULAR SESSION:

I ask the advice, consent and confirmation of the Senate with respect to the following appointments:

To be Members of the Texas Youth Council: For a six-year term to expire August 31, 1975: Dr. George J. Beto of Huntsville, Walker County is being appointed pursuant to S.B. 278, 64th Legislature, Regular Session.

For a six-year term to expire August 31, 1977: M1. Ruben Schaeffer of El Paso, El Paso County is being appointed pursuant to S.B. 2'8, 64th Legislature, Regular Session.

For a six-year term to expire August 31, 1979: M1. Howard J. Middleton, Jr. of Houston, Harris County is being appointed pursuant to **S.B. 278**, 64th Legislature, Regular Session.

Respectfully submitted, DOLPH BRISCOE Governor of Texas

REPORTS OF STANDING COMMITTEES

Senator Kothmann, Vice-Chairman, submitted the following reports for the Committee on State Affairs:

S.B. 504 (Amended) H.B. 365 (Amended) H.B. 341 H.B. 393 C.S.S.B. 793 (Read first time) C.S.S.B. 1047 (Read first time)

Senator Brooks submitted the following report for the Committee on Human Resources:

H.B. 750

SENATE BILL AND RESOLUTION ON FIRST READING

By unanimous consent the following bill and resolution were introduced, read first time and referred to the Committee indicated:

By Senator Schwartz:

S.B. 1088, A bill to be entitled An Act relating to the compensation of commissioners of certain drainage districts; amending Subsection (a), Section 7, Article 8161b, Revised Civil Statutes of Texas, 1925, as amended; and declaring an emergency. To Committee on Intergovernmental Relations.

By Senator Traeger:

S.C.R. 67, Granting Odo J. and Lucille Riedel permission to sue the state. To Committee on Administration.

HOUSE BILLS ON FIRST READING

The following bills received from the House were read the first time and referred to the Committees indicated:

H.B. 1463, To Committee on Finance.

H.B. 1688, To Committee on Human Resources.

CO-AUTHOR OF SENATE JOINT RESOLUTION 46

On motion of Senator Ogg and by unanimous consent, Senator Hance will be shown as Co-author of S.J.R. 46.

SENATE BILL 641 WITH HOUSE AMENDMENTS

Senator Ogg called S.B. 641 from the President's table for consideration of the House amendments to the bill.

The President laid the bill and the House amendments before the Senate.

AMENDMENT NO. 1

Amend Senate Bill 641 by striking all below the enacting clause and substituting the following:

"Section 1. Section 32a, Texas Election Code, as amended (Article 4.10, Vernon's Texas Election Code), is amended to read as follows:

"32a. Vacancy: Application to get on Ballot

"Subdivision [Section] 1. (a) Any person desiring his name to appear upon the official ballot at any special election held for the purpose of filling a vacancy, when no

party primary has been held, may do so by presenting his application to the proper authority. Such application shall set forth:

"(1) [(a)] The name of the office sought;

"[2] [(b)] His occupation, his post office address, and the county of his residence:

"(3) (e) His age, place of birth, kind of citizenship, and length of residence in the county and state.

"(b) In any special election for a statewide or district office which is regularly filled at the general election for state and county officers, the application shall also set forth the candidate's political party affiliation or shall state that the candidate is not affiliated with any political party.

"Subdivision [Section] 2. Such application must be filed not later than 5 [6] p.m. of the 31st day before any such special election, and shall not be considered filed unless it has actually been received by the officer with whom it is to be filed.

"Subdivision 3. (a) The application must be filed with the Secretary of State in the case of a statewide or district special election. It [The application] must be accompanied with a fee of \$1,000 for a statewide office, including without limitation the office [offices] of United States Senator [and United States Congressman-et Large], a fee of \$500 for the district office of United States Representative, a fee of \$400 [\$150] for the district office of State Senator, and a fee of \$200 for the district office of [or] State Representative [, and a fee of \$10 for a city office]; or, in lieu of the filing fee, the application must be accompanied with a petition signed by at least 5,000 registered voters of the state in the case of a statewide office, and by at least 500 registered voters of the district in the case of a district office. A petition must show the address, voter registration number, and date of signing for each signer. No person may sign the petition of more than one candidate for the same office, and if a person signs the petition of more than one candidate, the signature is void as to all such petitions. A petition may be in multiple parts. To each part, which may consist of one or more sheets, there must be attached the affidavit of some registered voter, giving his address and voter registration number, and stating that each signature appearing in that part of the petition was affixed in the presence of the affiant and that to the best knowledge and belief of the affiant each signature is genuine and each person signing was a registered voter at the time of signing. A petition so verified is prima facie evidence that the signatures thereon are genuine and that the persons signing it are registered voters. Fees received under this subdivision [Such fees] shall be deposited in the general revenue fund of the state [or city; as the case may be].

"(b)[Section 3. The application must be filed with the Secretary of State in the case of a state or district special election and with the City Secretary in the case of a municipal election.] Upon receipt of an application which conforms to the above requirements, the [The] Secretary of State shall [upon receipt of the application which conforms to the above requirements,] issue his instruction to the county clerks of the [this] state, or of the district in the case of a [the] district vacancy, directing that the name of the applicant [shall] be printed on the official ballot [in the column under the title of the office for which he is a candidate].

"(c) [Section 4.] The party affiliation of the candidate shall be printed on the official ballot following the name of the candidate. If the candidate has stated in his application that he is not affiliated with any political party, the word 'Independent' shall be printed on the ballot following the candidate's name. In other respects, the ballot shall be printed as indicated in Section 61 of this code (Article 6.05, Vernon's Texas Election Code) for a special election in which no party nomination has been made. [The ballot in such special elections shall not bear any party designations but shall be printed otherwise as indicated in Section 61, and shall be marked as indicated in Section 62.]

"Subdivision 4. The application must be filed with the city secretary or clerk in the case of a municipal special election. A home-rule city by charter may require that

the application be accompanied with a reasonable filing fee or a petition of voters in lieu of the filing fee.

"Sec. 2. The importance of this legislation and the crowded condition of the calendars in both houses create an emergency and an imperative public necessity that the constitutional rule requiring bills to be read on three several days in each house be suspended, and this rule is hereby suspended."

AMENDMENT NO. 2

Amend Senate Bill 641 by striking all above the enacting clause and substituting therefor the following:

"A BILL TO BE ENTITLED

"AN ACT

"relating to the application for a place on the ballot at a special election held for the purpose of filling a vacancy and the information to be included on the application; relating to the time and place for filing such an application and the fee or petition of voters to accompany the application; providing that in certain special elections the political party affiliation of the applicant shall be printed on the official ballot or the word 'Independent' in appropriate cases; and making other provisions regarding the application and ballot in special elections; amending Section 32a, Texas Election Code, as amended (Article 4.10, Vernon's Texas Election Code); and declaring an emergency."

The House amendments were read.

Senator Ogg moved to concur in House amendments.

The motion prevailed.

VOTE BY WHICH SENATE CONCURRED IN HOUSE AMENDMENTS TO SENATE BILL 641 RECONSIDERED

On motion of Senator Ogg and by unanimous consent, the vote by which Senate concurred in House amendments to S.B. 641 was reconsidered.

Question - Shall the Senate concur in House amendments to S.B. 641?

Senator Ogg moved to again concur in House amendments.

The motion prevailed by the following vote: Yeas 28, Nays 0.

Yeas: Adams, Aikin, Andujar, Braecklein, Brooks, Clower, Creighton, Doggett, Farabee, Gammage, Hance, Harrington, Harris, Jones, Kothmann, Lombardino, Longoria, Mauzy, McKinnon, Meier, Mengden, Ogg, Patman, Schwartz, Sherman, Snelson, Traeger and Williams.

Absent: Santiesteban.

Absent-excused: McKnight and Moore.

HOUSE CONCURRENT RESOLUTION 132 ON SECOND READING

The President laid before the Senate the following resolution:

H.C.R. 132, Calling for a Joint Session of the Legislature for the purpose of signing S.J.R. 11.

The resolution was read.

On motion of Senator Gammage and by unanimous consent, the resolution was considered immediately and was adopted.

SENATE RESOLUTION 503

Senator Andujar offered the following resolution:

WHEREAS, The woman's place in the pocketbook of civilization is a too often overlooked facet of history; and

WHEREAS, Since Queen Isabella bankrolled the Honorable Christopher Columbus into the discovery of this great nation mary dedicated ladies of the United States have contributed to our financial posture; and

WHEREAS, Since the era of the "New Deal" American Presidents have deemed it to be a "good deal" to have a female balance the country's checkbook, a task an inflation-riddled housewife could only accomplish; and

WHEREAS, The United States Treasurer has the unenviable responsibility to personally sign and guarantee the size and legality, but not value, of all money; and

WHEREAS, It is an unusually "taxing" situation for a staunch Republican to account for all of the money spent by the perennially Democratic Congress; and

WHEREAS, Our Treasurer, in the person of the Honorable Francine Irving Neff, travels nationwide as Director of the U.S. Savings Bond Division, urging private citizens to practice thriftiness, a virtue forgotten in her headquarters city of Washington, D.C.; and

WHEREAS, Mrs. Neff, a native of Albuquerque, New Mexico, our neighbor to the West, often graces our state with her presence inasmuch as her charming daughter, Mrs. Albert Michael Tomforde III and her fine family are residents of Houston; and

WHEREAS, The Senate is honored to have the Treasurer of the United States in our chamber this 6th day of May, 1975, now, therefore, be it

RESOLVED, That the Senate of the 64th Legislature extend a hearty and warm welcome to the Honorable Francine Irving Neff, Treasurer of the United States of America, and wish her only joy and good cheer during her visit to the State of Texas.

The resolution was read and was adopted.

Senator Andujar presented The Honorable Francine Irving Neff who addressed the Senate.

SENATE RESOLUTION 504

Senator Clower offered the following resolution:

WHEREAS, On May Day of the Year of Our Lord 1975, the great State Senator from the 23rd Senatorial District of the Lone Star State distinguished himself and his colleagues on a new legislative battle front; and

WHEREAS, Oscar Holcombe Mauzy donned a new role in his long career as a protector of the rights of all Americans, especially small children and dogs; and

WHEREAS, Senator Mauzy, the dauntless defender of liberty, justice and the American way of life, left Hank Aaron trembling fearfully with the thought that his days as an American baseball hero might be numbered; and

WHEREAS, Senator Mauzy went two for three in a closely contested baseball game against the weighted defenders of the Governor's Office of Educational Planning and Research; and

WHEREAS, Without his capable abilities as a hitter supreme, the honor of the Texas Senate would have been tainted beyond repair; now, therefore, be it

RESOLVED, That Oscar H. Mauzy do be named the Most Valuable Player of the Week and receive all commendations and medals due such an honor, and that the Senate of the State of Texas do extend its most heartfelt congratulations.

The resolution was read and was adopted.

MOTION TO RECONSIDER VOTE BY WHICH SENATE BILL 600 FINALLY PASSED CALLED FROM JOURNAL

On motion of Senator Gammage and by unanimous consent, the motion to reconsider the vote by which S.B. 600 was finally passed was called from the Journal.

VOTE ON FINAL PASSAGE OF SENATE BILL 600 RECONSIDERED

On motion of Senator Gammage and by unanimous consent, the vote by which S.B. 600 was finally passed was reconsidered.

Question - Shall S.B. 600 be finally passed?

Senator Meier offered the following amendment to the bill:

Amend Section 15a of S.B. 600 by striking in its entirety the last sentence of said section which reads as follows:

"After discharge, the rights and privileges forfeited by his conviction are restored."

The amendment was read and was adopted by the following vote: Yeas 19, Nays 9.

''as: Adams, Aikin, Andujar, Braecklein, Brooks, Hance, Harris, Jones, Kothmann, Lombardino, McKinnon, Meier, Mengden, Ogg, Patman, Sherman, Snelson, Traeger and Williams.

Nays: Clower, Doggett, Farabee, Gammage, Harrington, Longoria, Mauzy, Santiesteban and Schwartz.

Absent: Creighton.

Absent-excused: McKnight and Moore.

Senator Meier offered the following amendment to the bill:

Amend Section 23 of S.B. 600 by striking in its entirety the last sentence of said section which reads as follows:

"A prisoner who has served the maximum term of his sentence or who has been granted his final order of discharge by the Board shall be restored to the rights and

privileges forfeited upon his conviction."

The amendment was read and was adopted by the following vote: Yeas 21, Nays 8.

Yeas: Adams, Aikin, Andujar, Braecklein, Brooks, Creighton, Hance, Harris, Jones, Kothmann, Lombardino, Longoria, McKinnon, Meier, Mengden, Ogg, Patman, Sherman, Snelson, Traeger and Williams.

Nays: Clower, Doggett, Farabee, Gammage, Harrington, Mauzy, Santiesteban and Schwartz.

Absent-excused: McKnight and Moore.

On motion of Senator Gammage and by unanimous consent, the caption was amended to conform to the body of the bill as amendec..

The bill as amended was again finally passed.

SENATE BILL 990 ON THIRD READING

The President laid before the Senate as unfinished business:

S.B. 990, A bill to be entitled An Act declaring that no person, corporation or other entity acting as an employer may discharge or refuse to hire or in any other manner discriminate against any employee because the employee has in good faith filed a claim, hired a lawyer to represent him in a claim instituted, or caused to be instituted, in good faith, any proceeding under the Texas Workmen's Compensation Act, or has testified or is about to testify in any such proceeding, amending Section 1, Article 8307c, Revised Civil Statutes of Texas, 1925; and declaring an emergency.

Question - Shall S.B. 990 be finally passed?

The bill was again finally passed by the following vote: Yeas 20, Nays 9.

Yeas: Adams, Braecklein, Brooks, Clower, Doggett, Gammage, Hance, Harrington, Kothmann, Lombardino, Longoria, Mauzy, Meier, Ogg, Patman, Santiesteban, Schwartz, Sherman, Traeger and Williams.

Nays: Aikin, Andujar, Creighton, Farabee, Harris, Jones, McKinnon, Mengden and Snelson.

Absent-excused: McKnight and Moore.

SENATE BILL 254 ON THIRD READING

The President laid before the Senate as unfinished business on its third reading and final passage (the vote by which the bill finally passed having been reconsidered on Thursday, May 1.)

S.B. 254, A bill to be entitled An Act relating to the interest rate on certain workmen's compensation benefits; amending Section 1, Chapter 248, Acts of the 42nd Legislature, Regular Session, 1931, as amended (Article 8306a, Vernon's Texas Civil Statutes); and declaring an emergency.

Question - Shall S.B. 254 be finally passed?

Schator Jones offered the following amendment to the bill:

Amend S.B. 254 on page 1, line 26, by striking "four (4%)" and substituting in lieu thereof "ten (10%)".

The amendment was read and failed of adoption by the following vote: Yeas 14, Nays 15.

Yeas: Adams, Aikin, Andujar, Creighton, Farabee, Harris, Jones, Lombardino, McKinnon, Mengden, Ogg. Sherman, Snelson and Traeger.

Nays: Braecklein, Brooks, Clower, Doggett, Gammage, Hance, Harrington, Kothmann, Longoria, Mauzy, Meier, Patman, Santiesteban, Schwartz and Williams.

Absent-excused: McKnight and Moore.

The bill was again finally passed by the following vote: Yeas 15, Nays 14.

Yeas: Braecklein, Brooks, Clower, Doggett, Gammage, Hance, Harrington, Kothmann, Longoria, Mauzy, Meier, Patman, Santiesteban, Schwartz and Williams.

Nays: Adams, Aikin, Andujar, Creighton, Farabee, Harris, Jones, Lombardino, McKinnon, Mengden, Ogg, Sherman, Snelson and Traeger.

Absent-excused: McKnight and Moore.

HOUSE BILLS ON FIRST READING

The following bills received from the House were read the first time and referred to the Committees indicated:

- H.B. 643, To Committee on Human Resources.
- H.B. 1364, To Committee on Economic Development.
- H.B. 2151, To Committee on Intergovernmental Relations.
- H.B. 2122, To Committee on Jurisprudence.
- H.B. 2159, To Committee on Intergovernmental Relations.
- H.B. 1887, To Committee on Natural Resources.
- H.B. 342, To Committee on State Affairs.
- H.B. 16, To Committee on Natural Resources.
- H.B. 1130, To Committee on State Affairs.
- H.B. 1136, To Committee on State Affairs.
- H.B. 1157, To Committee on Jurisprudence.
- H.B. 1210, To Committee on Intergovernmental Relations.
- H.B. 1305, To Committee on State Affairs. H.B. 1333, To Committee on Intergovernmental Relations.
- H.B. 1103, To Committee on Intergovernmental Relations.
- H.B. 1554, To Committee on Intergovernmental Relations.
- H.B. 1640, To Committee on Natural Resources. H.B. 1751, To Committee on Economic Development.
- H.B. 1886, To Committee on Economic Development.
- H.B. 1931, To Committee on State Affairs.
- H.B. 1957, To Committee on Intergovernmental Relations.

H.B. 2018, To Committee on Intergovernmental Relations.

H.B. 2020, To Committee on Intergovernmental Relations.

H.B. 2021, To Committee on Human Resources.

H.B. 2096, To Committee on Intergovernmental Relations.

(Senator Andujar in Chair)

COMMITTEE SUBSTITUTE SENATE BILL 386 ON THIRD READING

Senator Schwartz moved to suspend the regular order of business to take up for consideration at this time on its third reading and final passage:

C.S.S.B. 386, A bill to be entitled An Act relating to the sale of real property delinquent on the tax rolls, providing for notice and distribution of the assets after sale; and declaring an emergency.

The motion prevailed by the following vote: Yeas 19, Nays 9.

Yeas: Aikin, Andujar, Brooks, Clower, Doggett, Farabec. Gammage, Harrington, Kothmann, Lombardino, Mauzy, Meier, Ogg, Santiesteban. Schwartz, Sherman, Snelson, Traeger and Williams.

Nays: Adams, Braecklein, Creighton, Hance, Harris, Longoria, McKinnon, Mengden and Patman.

Absent: Jones.

Absent-excused: McKnight and Moore.

The Presiding Officer laid the bill before the Senate on its third reading and final passage.

The bill was read third time.

Question - Shall C.S.S.B. 386 be finally passed?

RESOLUTION SIGNED

The Presiding Officer announced the signing in the presence of the Senate after the caption had been read, the following enrolled resolution:

S.C.R. 51

(President in the Chair)

RECESS

On motion of Senator Adams the Senate at 11:53 o'clock a.m. took recess until 1:30 o'clock p.m. today.

AFTER RECESS

The Senate met at 1:30 o'clock p.m., and was called to order by the President.

COMMUNICATION FROM CREDIT UNION COMMISSION

The following Communication from the Credit Union Commission was read and was referred to the Committee on State Affairs, Sub-Committee on Nominations:

The Senate of the 64th Legislature State Capitol Austin, Texas

Attention: Mr. Charles Schnabel Secretary of the Senate

Gentlemen:

In accordance with the Credit Union Act, V.A.C.S. Article 2461-47(a), the Credit Union Commission of the State of Texas asks the advice, consent and confirmation of the Senate with respect to the following appointment:

To the Commissioner of the Credit Union Department, State of Texas-

John P. Parsons 10810 Spicewood Parkway Austin, Texas

Enclosed for your information is a copy of the minutes of the Credit Union Commission's special meeting of December 7, 1973, and a brief biographical sketch of Mr. Parsons.

Respectfully submitted, /s/ R. C. Morgan R. C. Morgan, Temporary Chairman Credit Union Commission

COMMITTEE SUBSTITUTE SENATE BILL 386 ON THIRD READING

The President laid before the Senate as unfinished business C.S.S.B. 386.

Question - Shall C.S.S.B. 386 be finally passed?

The bill was finally passed by the following vote: Yeas 16, Nays 12.

Yeas: Aikin, Andujar, Brooks, Clower, Farabee, Gammage, Harrington, Jones, Kothmann, Lombardino, Mauzy, Meier, Ogg, Schwartz, Traeger and Williams.

Nays: Adams, Braecklein, Creighton, Doggett, Hance, Harris, Longoria, McKinnon, Mengden, Patman, Sherman and Snelson.

Absent: Santiesteban.

Absent-excused: McKnight and Moore.

BILLS AND RESOLUTIONS SIGNED

The President announced the signing in the presence of the Senate after the caption had been read, the following enrolled bills and resolutions:

S.B. 413	S.B.	165	(Again signed)
S.B. 356	S.C.R.	65	, -
S.B. 348	S.B.	462	
S.B. 242	S.B.	720	
S.B. 241	H.B.	399	
S.B. 193	H.C.R.	79	
S.B. 169			

SENATE BILL 794 ON SECOND READING

Senator Brooks moved to suspend the regular order of business to take up for consideration at this time:

S.B. 794, A bill to be entitled An Act providing for additional duties of the Texas Department of Community Affairs in establishing standards for drug abuse treatment programs and certifying programs which meet standards established; amending Section 5.12, Chapter 429, Acts of the 63rd Legislature, Regular Session, 1973, as amended (Article 4476-15, Vernon's Texas Civil Statutes); and declaring an emergency.

The motion prevailed by the following vote: Yeas 23, Nays 6.

Yeas: Aikin, Andujar, Braecklein, Brooks, Clower, Doggett, Farabee, Gammage, Harrington, Kothmann, Lombardino, Longoria, Mauzy, McKinnon, Meier, Ogg, Patman, Santiesteban, Schwartz, Sherman, Snelson, Traeger and Williams.

Nays: Adams, Creighton, Hance, Harris, Jones and Mengden.

Absent-excused: McKnight and Moore.

The President laid the bill before the Senate on its second reading and passage to engressment.

The bill was read second time and was passed to engrossment.

RECORD OF VOTES

Senators Adams, Jones, Hance, Creighton and Mengden asked to be recorded as voting "Nay" on the passage of the bill to engrossment.

SENATE BILL 794 ON THIRD READING

Senator Brooks moved that the Constitutional Rule and Senate Rule 68 requiring bills to be read on three several days be suspended and that **S.B. 794** be placed on its third reading and final passage.

The motion prevailed by the following vote: Yeas 24, Nays 5.

Yeas: Aikin, Andujar, Braecklein, Brooks, Clower, Doggett, Farabee, Gammage, Harrington, Kothmann, Lombardino, Longoria, Mauzy, McKinnon, Meier, Mengden, Ogg, Patman, Santiesteban, Schwartz, Sherman, Snelson, Traeger and Williams

Nays: Adams, Creighton, Hance, Harris and Jones.

Absent-excused: McKnight and Moore.

The President then laid the bill before the Senate on its third reading and final passage.

The bill was read third time and was passed.

RECORD OF VOTES

Senators Adams, Creighton, Jones, Mengden, Hance and Aikin asked to be recorded as voting "Nay" on the final passage of the bill.

COMMITTEE SUBSTITUTE SENATE BILL 863 ON SECOND READING

Senator Sherman moved to suspend the regular order of business to take up for consideration at this time:

C.S.S.B. 863, A bill to be entitled An Act relating to a lien for the furnishing of care, maintenance and feed to domestic animals; amending Article 5502, Revised Civil Statutes of Texas, 1925; and declaring an emergency.

The motion prevailed by the following vote: Yeas 25, Nays 4.

Aikin, Andujar, Braecklein, Brooks, Clower, Creighton, Doggett, Farabee, Gammage, Hance, Harrington, Harris, Jones, Lombardino, Longoria, Mauzy, McKinnon, Meier, Mengden, Ogg, Santiesteban, Schwartz, Sherman, Traeger and Williams.

Nays: Adams, Kothmann, Patman and Snelson.

Absent-excused: McKnight and Moore.

The President laid the bill before the Senate on its second reading and passage to engrossment.

The bill was read second time.

Senator Sherman offered the following amendment to the bill:

Amend C.S.S.B. 863 by striking all the language below the enacting clause and substituting the following:

"Section 1. Article 5502, Revised Civil Statutes of Texas, 1925, is amended to

read as follows:
"Article 5502. LIEN FOR CARE, MAINTENANCE AND FEEDING OF DOMESTIC ANIMALS.

a) Any person, partnership, firm, corporation or other organization providing care, maintenance and feed for domestic animals in this State, and any lender having advanced funds to such provider for such care, maintenance, and feed shall have a lien on such animal, its carcass, all products therefrom, and proceeds thereof for the amount due for such care, maintenance and feed and for the amount so advanced.

b) Such lien is perfected at the time the care, maintenance and feed are provided and such lien continues in the animal, its carcass, all products therefrom and proceeds thereof without regard to possession thereof by the party entitled to such lien without further perfection.

"c) If the animal or its carcass or products therefrom are so commingled with other animals, carcasses or products therefrom so that the identity thereof is lost, then the lien herein granted shall extend to the same effect as if same had been perfected originally in all such animals, carcasses and products with which it has become commingled; provided, however, that all liens so extended under this section to such commingled animals, carcasses and products shall be or parity with one another, and provided further that with respect to such commingled carcasses or products upon which a lien or liens have been so extended under this section, no such lien shall be enforceable as against any purchaser without actual knowledge thereof purchasing one or more of such carcasses or products in the ordinary course of trade or business from the party having commingled such carcasses or products, nor against any subsequent transferee from such purchaser, but in the event of such sale such lien shall instead extend to the proceeds of such sale.

"d) The lien provided for in this article shall have priority over any other lien or

"d) The lien provided for in this article shall have priority over any other lien or perfected security interest in the domestic animal, its carcass, all products therefrom,

and proceeds thereof, not granted hereunder.

"Sec. 2. The importance of this legislation and the crowded condition of the calendars in both houses create an emergency and an imperative public necessity that the constitutional rule requiring bills to be read on three several days in each house be suspended, and this rule is hereby suspended, and that this Act take effect and be in force from and after its passage, and it is so enacted."

The amendment was read and was adopted.

On motion of Senator Sherman and by unanimous consent, the caption was amended to conform to the body of the bill as amended.

The bill as amended was passed to engrossment by the following vote: Yeas 24, Nays 5.

Yeas: Aikin, Andujar, Braecklein, Brooks, Clower, Creighton, Doggett, Gammage, Hance, Harrington, Harris, Jones, Lombardino, Longoria, Mauzy, McKinnon, Meier, Mengden, Ogg, Santiesteban, Schwartz, Sherman, Traeger and Williams.

Nays: Adams, Farabee, Kothmann, Patman and Snelson.

Absent-excused: McKnight and Moore.

COMMITTEE SUBSTITUTE SENATE BILL 863 ON THIRD READING

Senator Sherman moved that the Constitutional Rule and Senate Rule 68 requiring bills to be read on three several days be suspended and that C.S.S.B. 863 be placed on its third reading and final passage.

The motion prevailed by the following vote: Yeas 24, Nays 5.

Yeas: Aikin, Andujar, Braecklein, Brooks, Creighton, Doggett, Gammage, Hance, Harrington, Harris, Jones, Lombardino, Longoria, Mauzy, McKinnon, Meier, Mengden, Ogg, Santiesteban, Schwartz, Sherman, Snelson, Traeger and Williams.

Nays: Adams, Clower, Farabee, Kothmann and Patman.

Absent-excused: McKnight and Moore.

The President then laid the bill before the Senate on its third reading and final passage.

The bill was read third time and was passed by the following vote: Yeas 24, Nays 5.

Yeas: Aikin, Andujar, Braecklein, Brooks, Clower, Creighton, Doggett, Gammage, Hance, Harrington, Harris, Jones, Lombardino, Longoria, Mauzy, McKinnon, Meier, Mengden, Ogg, Santiesteban, Schwartz, Sherman, Traeger and Williams.

Nays: Adams, Farabee, Kothmann, Patman and Snelson.

Absent-excused: McKnight and Moore.

(Senator Snelson in the Chair)

SENATE CONCURRENT RESOLUTION 61 ON SECOND READING

On motion of Senator McKinnon and by unanimous consent, the regular order of business was suspended to take up for consideration at this time on its second reading and final passage:

S.C.R. 61, Providing for creation of Joint Interim Committee to study feasibility and desirability of establishing a University of South Texas System composed of Texas A&I and Pan American Universities.

The resolution was read second time and was adopted.

RECORD OF VOTE

Senator Longoria asked to be recorded as voting "Nay" on the adoption of the resolution.

COMMITTEE SUBSTITUTE SENATE BILL 696 ON SECOND READING

On motion of Senator Santiesteban and by unanimous consent, the regular order of business was suspended to take up for consideration at this time on its second reading and passage to engrossment:

C.S.S.B. 696, A bill to be entitled An Act providing for the form and content of individual accident and sickness insurance policies; defining certain terms and the purpose of this Act; expanding the applicability of the Act; establishing standards for policy provisions; declaring minimum standards for benefits and premium rates; providing for an outline of coverage; providing standards for preexisting conditions; establishing administrative procedures; providing for reasonable rules and regulations in the approval of policies; amending the powers of the State Board of Insurance regarding certain policy form approval procedures; providing penalties for violation of the provisions of this Act; amending Sections 1 and 9 and Subsections (A) and (B) of Section 3, Chapter 397, Acts of the 54th Legislature, Regular Session, 1955, as amended (Articles 3.70-1, 3.70-3, and 3.70-9, Vernon's Texas Insurance Code); amending Article 3.42, Insurance Code, as amended; and declaring an emergency.

The bill was read second time.

Senator Jones offered the following amendment to the bill:

Amend Senate Committee Substitute for S.B. 696 in Section 1, page 4, line 6, by striking the word "three" and substituting in lieu thereof "six".

The amendment was read and was adopted.

Senator Jones offered the following amendment to the bill:

Amend Article 3.42(f) and (g), Vernon's Texas Insurance Code, as contained in Section 4, page 12, of Senate Committee Substitute for S.B. 696 by striking the same and inserting in lieu thereof the following:

- "(f) The State Board of Insurance [Commissioners] shall forthwith disapprove any such form, or withdraw any previous approval thereto if, and only if
 - "(1) It is in any respect in violation of or does not comply with this Code.
- "(2) It contains provisions which encourage misrepresentation or are unjust, unfair, inequitable, misleading, deceptive or contrary to law or to the public policy of this state.
- "(3) It has any title, heading or other indication of its provisions which is misleading.
- "(g)(1) The Board may, after notice and hearing, withdraw any previous approval of an individual accident and sickness insurance policy form if, after consideration of all relevant facts, the Board finds that the benefits provided under such policy form are unreasonable to the premium charged. The Board shall from time-to-time as conditions warrant, and after notice and hearing, promulgate such reasonable rules and regulations and amendments thereto, as are necessary to establish the standard or standards by which any previous approval of a policy form may be withdrawn. Any such rule or regulation shall be promulgated in accordance with Article 3.70-0 of the Texas Insurance Code. Nothing in this section shall be construed as granting the State Board of Insurance any power or authority to determine, fix, prescribe or promulgate the rates to be charged for any individual accident and sickness insurance policy or policies.
- "(2) The Board shall require the filing of all rates to be charged for individual accident and sickness policies and may adopt necessary forms to be filed by insurers in conjunction with the annual statement required under Articles 3.07 and 3.20 for reporting the experience on all individual accident and sickness insurance policy forms issued by the insurer so as to determine compliance with Subsection (1)."

The amendment was read and was adopted.

On motion of Senator Santiesteban and by unanimous consent, the caption was amended to conform the the body of the bill as amended.

The bill as amended was passed to engrossment.

COMMITTEE SUBSTITUTE SENATE BILL 696 ON THIRD READING

Senator Santiesteban moved that the Constitutional Rule and Senate Rule 68 requiring bills to be read on three several days be suspended and that C.S.S.B. 696 be placed on its third reading and final passage.

The motion prevailed by the following vote: Yeas 29, Nays 0.

Yeas: Adams, Aikin, Andujar, Braecklein, Brooks, Clower, Creighton, Doggett, Farabee, Gammage, Hance, Harrington, Harris, Jones, Kothmann, Lombardino, Longoria, Mauzy, McKinnon, Meier, Mengden, Ogg, Patman, Santiesteban, Schwartz, Sherman, Snelson, Traeger and Williams.

Absent-excused: McKnight and Moore,

The Presiding Officer then laid the bill before the Senate on its third reading and final passage.

The bill was read third time and was passed.

SENATE BILL 237 ON SECOND READING

Senator Harris asked unanimous consent to suspend the regular order of business to take up for consideration at this time:

S.B. 237, A bill to be entitled An Act amending Chapter 1, Subtitle 1, Title 79, Revised Civil Statutes of Texas, 1925 (Articles 5609-1.01 to 1.06, Vernon's Texas Civil Statutes), by adding thereto a new article to be identified and codified as Article 5069-1.08, relative to obligations guaranteed or insured by agencies of the United States of America; containing a savings clause; and declaring an emergency.

There was objection.

Senator Harris then moved to suspend the regular order of business and take up S.B. 237 for consideration at this time.

The motion prevailed by the following vote: Yeas 25, Nays 4.

Yeas: Adams, Aikin, Andujar, Braecklein, Brooks, Creighton, Doggett, Farabee, Gammage, Hance, Harris, Jones, Kothmann, Lombardino, Longoria, McKinnon, Meier, Mengden, Ogg. Santiesteban, Schwartz, Sherman, Snelson, Traeger and Williams.

Nays: Clower, Harrington, Mauzy and Patman.

Absent-excused: McKnight and Moore.

The Presiding Officer laid the bill before the Senate on its second reading and passage to engrossment.

The bill was read second time and was passed to engrossment.

RECORD OF VOTES

Senators Patman, Clower and Mauzy asked to be recorded as voting "Nay" on the passage of the bill to engrossment.

SENATE BILL 237 ON THIRD READING

Senator Harris moved that the Constitutional Rule and Senate Rule 68 requiring bills to be read on three several days be suspended and that S.B. 237 be placed on its third reading and final passage.

The motion prevailed by the following vote: Yeas 25, Nays 4.

Yeas: Adams, Aikin, Andujar, Braecklein, Brooks, Creighton, Doggett, Farabee, Gammage, Hance, Harris, Jones, Kothmann, Lombardino, Longoria, McKinnon, Meier, Mengden, Ogg, Santiesteban, Schwartz, Sherman, Snelson, Traeger and Williams.

Nays: Clower, Harrington, Mauzy and Patman.

Absent-excused: McKnight and Moore.

The Presiding Officer then laid the bill before the Senate on its third reading and final passage.

The bill was read third time and was passed by the following vote: Yeas 25, Nays 4.

Yeas: Adams, Aikin, Andujar, Braecklein, Brooks, Creighton, Doggett, Farabee, Gammage, Hance, Harris, Jones, Kothmann, Lombardino, Longoria, McKinnon, Meier, Mengden, Ogg, Santiesteban, Schwartz, Sherman, Snelson, Traeger and Williams.

Nays: Clower, Harrington, Mauzy and Patman.

Absent-excused: McKnight and Moore.

MESSAGE FROM THE HOUSE

Hall of the House of Representatives Austin, Texas, May 6, 1975

Honorable William P. Hobby President of the Senate

Sir: I am directed by the House to inform the Senate that the House has passed the following:

H.C.R. 133, Congratulating former Representative H. Bryan Poff, Jr.

The House refused to concur in Senate amendments to House Bill 1219 and has requested the appointment of a Conference Committee to consider the differences between the two Houses. House Conferees: Bynum, Finney, Donaldson, Bryant and Wilson.

The House concurred in Senate amendments to H.B. 381 by a non-record vote.

The House has granted the request of the Senate for the appointment of a Conference Committee on Senate Bill 595. House Conferees: Short, Chairman; Bigham, Laney, Hubenak and Cates.

Respectfully submitted, DOROTHY HALLMAN Chief Clerk, House of Representatives

SENATE BILL 835 ON SECOND READING

On motion of Senator Gammage and by unanimous consent, the regular order of business was suspended to take up for consideration at this time on its second reading and passage to engrossment:

S.B. 835, A bill to be entitled An Act amending Sections 57.108, 57.202, 57.208, 57.209, 57.211, 57.251, and 57.252, Water Code, by providing that contracts for drainage improvements may be awarded in sections; by providing that bond election petitions shall state the maximum rate of interest to be borne by the district's bonds; by providing for interest during construction on the bonds for not more than two years; by providing for the issuance of bonds in one or more installments; by providing for the fixing of terms and conditions for the district's bonds; by providing that bonds be approved by the attorney general prior to delivery to the purchaser; by permitting the sale of bonds subsequent to approval at an election; by providing for compensation for persons selling bonds; by permitting the assessment of district property at a different percentage of its actual value than for state and county purposes; and declaring an emergency.

The bill was read second time and was passed to engrossment.

SENATE BILL 835 ON THIRD READING

Senator Gammage moved that the Constitutional Rule and Senate Rule 68 requiring bills to be read on three several days be suspended and that **S.B. 835** be placed on its third reading and final passage.

The motion prevailed by the following vote: Yeas 29, Nays 0.

Yeas: Adams, Aikin, Andujar, Braecklein, Brooks, Clower, Creighton, Doggett, Farabee, Gammage, Hance, Harrington, Harris, Jones, Kothmann, Lombardino, Longoria, Mauzy, McKinnon, Meier, Mengden, Ogg, Patman, Santiesteban, Schwartz, Sherman, Snelson, Traeger and Williams.

Absent-excused: McKnight and Moore.

The Presiding Officer then laid the bill before the Senate on its third reading and final passage.

The bill was read third time and was passed by the following vote: Yeas 29, Nays 0.

Yeas: Adams, Aikin, Andujar, Braecklein, Brooks, Clower, Creighton, Doggett, Farabee, Gammage, Hance, Harrington, Harris, Jones, Kothmann, Lombardino, Longoria, Mauzy, McKinnon, Meier, Mengden, Ogg, Patman, Santiesteban, Schwartz, Sherman, Snelson, Traeger and Williams.

Absent-excused: McKnight and Moore.

COMMITTEE SUBSTITUTE SENATE BILL 244 ON THIRD READING

On motion of Senator Ogg and by unanimous consent, the regular order of business was suspended to take up for consideration at this time on its third reading and final passage:

C.S.S.B. 244, A bill to be entitled An Act relating to the regulation of ambulance services and ambulance service personnel by the Emergency Medical Services Division of the State Department of Health; amending Section 172, Uniform Act Regulating Traffic on Highways, as amended (Article 6701d, Vernon's Texas Civil Statutes); repealing Chapter 360, Acts of the 48th Legislature, Regular Session, 1943 (Article 4590b, Vernon's Texas Civil Statutes), and all laws and ordinances and parts of laws and ordinances in conflict with this Act; and declaring an emergency.

The bill was read third time.

Senator Ogg offered the following amendment to the bill:

Amend C.S.S.B. 244 by striking Subsection 5, Section 13, and substituting in lieu thereof the following:

"Any political subdivision in the State wherein an ambulance service operates shall be granted a variance from any provision set out herein or of this Act by resolution of its governing body. Said resolution shall be forwarded to the State Health Department. Any political subdivision applying for federal assistance under the Emergency Medical Services Act of 1973 shall conform with any federal standards that may be required. No variance granted by the State Health Department shall be construed to mean that the standards between communities are not uniform and shall not disqualify any political subdivision meeting the provisions of this Act for federal aid."

OGG CREIGHTON FARABEE

The amendment was read and was adopted.

On motion of Senator Ogg and by unanimous consent, the caption was amended to conform to the body of the bill as amended.

The bill as amended was finally passed by the following vote: Yeas 21, Nays 8.

Yeas: Andujar, Braecklein, Brooks, Clower, Doggett, Farabee, Gammage, Harrington, Harris, Jones, Kothmann, Lombardino, Longoria, Mauzy, McKinnon, Meier, Mengden, Ogg, Santiesteban, Schwartz and Williams.

Nays: Adams, Aikin, Creighton, Hance, Patman, Sherman, Snelson and Traeger.

Absent-excused: McKnight and Moore.

SENATE BILL 571 ON SECOND READING

Senator Ogg asked unanimous consent to suspend the regular order of business to take up for consideration at this time:

S.B. 571, A bill to be entitled An Act relating to candidates for district offices covering more than one county paying a proportionate amount of the filing fee to each appropriate county chairman; relating to the conduct, financing and funding of primary elections; relating to the proper party chairman with whom candidates must file an application for a place on the ballot, and further relating to the deadline for filing an application for a place on the ballot; relating to the establishment of a primary fund,

and further relating to the filing by the county chairman of a sworn audit or financial statement with the county clerk; amending the Texas Election Code as follows: adding new Sections 185a and 185b; amending Section 186, as amended (Article 13.08, Vernon's Texas Election Code); adding new Sections 186a and 186b; amending Subsection 2 of Section 190 and Subdivision 5 of Section 196, as amended (Articles 13.12 and 13.18, Vernon's Texas Election Code); repealing Sections 193 and 194, as amended (Articles 13.15 and 13.16, Vernon's Texas Election Code), and Articles 13.07a, 13.08a, 13.08b, 13.08c, 13.08c-1, 13.08c-2, 13.08c-3 and 13.08c-4, Vernon's Texas Election Code, as amended; providing for severability of provisions; and declaring an emergency.

There was objection.

Senator Ogg then moved to suspend the regular order of business and take up S.B. 571 for consideration at this time.

The motion prevailed by the following vote: Yeas 21, Nays 8.

Yeas: Adams, Andujar, Brooks, Creighton, Farabee, Hance, Harris, Jones, Kothmann, Lombardino, Longoria, McKinnon, Meier, Mengden, Ogg, Santiesteban, Schwartz, Sherman, Snelson, Traeger and Williams.

Nays: Aikin, Braecklein, Clower, Doggett, Gammage, Harrington, Mauzy and Patman.

Absent-excused: McKnight and Moore.

The Presiding Officer laid the bill before the Senate on its second reading and passage to engrossment.

The bill was read second time.

Senator Ogg offered the following Committee Amendment to the bill:

Amend Senate Bill 571, as introduced, by striking therefrom Section 1 in its entirety and substituting in lieu thereof the following:

"Section 1. The Texas Election Code, as amended, is amended by adding thereto a new Section 185a which shall read as follows:

"Section 185a, FEE TO ACCOMPANY APPLICATION OF CANDIDATE FOR DISTRICT OFFICE.

"(a) A candidate for a district office which is filled by the choice of voters residing in more than one county shall pay to each appropriate county chairman, at the time of filing his applications, the quotient obtained upon dividing the appropriate filing fee by the number of counties in the district in which he is a candidate. The fees accompanying the applications shall become a part of the primary fund of each county.

"(b) In lieu of payment of a filing fee, a candidate for a district office which is filled by the choice of voters residing in more than one county may file a nominating petition which is in compliance with Section 186 of this code. The petition shall be filed with the county chairman of the county in which the candidate resides and the county chairman receiving the petition shall forthwith notify all other county chairmen in the district of his receipt of the petition. The county chairman receiving the petition shall determine the sufficiency of the petition and shall notify all other county chairmen in the district whether the petition complies with Section 186 of this code."

The Committee Amendment was read and was adopted.

Senator Ogg offered the following amendment to the bill:

Amend Senate Bill 571 as follows:

- (1) Strike Section 1 and Section 6 in their entirety and renumber all remaining sections accordingly.
- (2) Strike in its entirety paragraph (d) of Sect on 186 on page 4 of the bill and substitute in lieu thereof the following:
- "(d) The fees paid to the county chairman pursuant to Subsection (c) of this section, those received from the state chairman, and any contributions made to the county chairman or the county executive committee for the specific purpose of helping defray the costs of the primary elections shall be deposited to the credit of the primary fund referred to in Section 196, Texas Election Code, as amended (Article 13.18, Vernon's Texas Election Code), and shall be applied to payment of the costs of the primary elections. The county chairman and the committee may also use any other available funds toward defraying the costs. The remaining costs incurred shall be borne by the state except as otherwise provided by procedures outlined in the Texas Election Code. Within five days after the regular filing deadline, the chairman of the state executive committee shall forward to the secretary of state all filing fees for statewide offices collected pursuant to Subsection (c) of this section and an itemized listing of such fees. At such time, the state chairman shall also forward all filing fees for district offices collected pursuant to Subsection (c) of this section to the county chairman for each county lying partially or wholly within such district. The amount forwarded to each county chairman shall be equal to the total of the quotients obtained upon dividing each of the appropriate filing fees by the number of counties in the respective districts of the candidates paying the fees.

"The secretary of state shall deposit the fees forwarded to him in a suspense account with the state treasury. The secretary of state is authorized to make any refunds pursuant to Section 185b, Texas Election Code, from this fund. The fees collected under any extended deadline shall be sent to the secretary of state before the date of the general primary election. Within ten days after the date of the general primary election, the balance remaining in the suspense account shall be deposited to the general revenue fund."

The amendment was read and was adopted.

Senator Ogg offered the following amendment to the bill:

Amend Senate Bill 571 by striking all above the enacting clause and substituting the following:

"A BILL TO BE ENTITLED

"AN ACT

"relating to the conduct, financing and funding of primary elections; relating to the establishment of a primary fund, and further relating to the filing by the county chairman of a sworn audit or financial statement with the county clerk; amending the Texas Election Code as follows: adding a new Section 185b; amending Section 186, as amended (Article 13.08, Vernon's Texas Election Code); adding new Sections 186a and 186b; amending Subdivision 5 of Section 196, as aniended (Article 13.18, Vernon's Texas Election Code); repealing Sections 193 and 194, as amended (Articles 13.15 and 13.16, Vernon's Texas Election Code), and Articles 13.07a, 13.08a, 13.08b, 13.08c, 13.08c-1, 13.08c-2, 13.08c-3 and 13.08c-4, Vernon's Texas Election Code, as amended;

providing for severability of provisions; and declaring an emergency."

The amendment was read and was adopted.

Senator Mauzy offered the following amendment to the bill:

Amend S.B. 571 by striking line 27, page 2, of the printed bill.

The amendment was read and was adopted.

Senator Mauzy offered the following amendment to the bill:

Amend S.B. 571 by striking line 52, page 2, of the printed bill in its entirety.

The amendment was read and was adopted.

On motion of Senator Ogg and by unanimous consent, the caption was amended to conform to the body of the bill as amended.

The bill as amended was passed to engrossment.

RECORD OF VOTES

Senators McKinnon, Clower, Mauzy, Braecklein, Aikin, Doggett, Hance and Patman asked to be recorded as voting "Nay" on the passage of the bill to engrossment.

SENATE BILL 506 ON THIRD READING

Senator Clower asked unanimous consent to suspend the regular order of business to take up for consideration at this time:

S.B. 506, A bill to be entitled An Act relating to the filling of vacancies of county offices; amending Article 2355, Revised Civil Statutes of Texas, 1925; repealing Article 2341, Revised Civil Statutes of Texas, 1925; and declaring an emergency.

There was objection.

Senator Clower then moved to suspend the regular order of business and take up S.B. 506 for consideration at this time.

The motion prevailed by the following vote: Yeas 23, Nays 6.

Yeas: Aikin, Braecklein, Brooks, Clower, Creighton, Doggett, Farabee, Gammage, Hance, Harrington, Jones, Kothmann, Lombardino, Longoria, Mauzy, McKinnon, Ogg, Patman, Santiesteban, Schwartz, Sherman, Traeger and Williams.

Nays: Adams, Andujar, Harris, Meier, Mengden and Snelson.

Absent-excused: McKnight and Moore.

The Presiding Officer laid the bill before the Senate on its third reading and final passage.

The bill was read third time and was finally passed by the following vote: Yeas 24, Nays 5.

Yeas: Adams, Aikin, Braecklein, Brooks, Clower, Creighton, Doggett, Farabee, Gammage, Hance, Harrington, Jones, Kothmann, Lombardino, Longoria, Mauzy, McKinnon, Ogg. Patman, Santiesteban, Schwartz, Sherman, Traeger and Williams.

Nays: Andujar, Harris, Meier, Mengden and Snelson.

Absent-excused: McKnight and Moore.

SENATE CONCURRENT RESOLUTION 30 ON SECOND READING

Senator Mauzy asked unanimous consent to suspend the regular order of business to take up for consideration at this time:

S.C.R. 30, Authorizing Board of Regents of The University of Texas System to acquire by donation and operate, administer and maintain facilities of The Callier Center for Communication Disorders.

There was objection.

Senator Mauzy then moved to suspend the regular order of business and take up S.C.R. 30 for consideration at this time.

The motion prevailed by the following vote: Yeas 26, Nays 3.

Yeas: Adams, Aikin, Andujar, Braecklein, Brooks, Clower, Doggett, Gammage, Harrington, Harris, Jones, Kothmann, Lombardino, Longoria, Mauzy, McKinnon, Meier, Mengden, Ogg, Patman, Santiesteban, Schwartz, Sherman, Snelson, Traeger and Williams.

Nays: Creighton, Farabee and Hance.

Absent-excused: McKnight and Moore.

The Presiding Officer laid the resolution before the Senate.

The resolution was read second time and was adopted.

SENATE BILL 612 ON SECOND READING

Senator Traeger asked unanimous consent to suspend the regular order of business to take up for consideration at this time:

S.B. 612, A bill to be entitled An Act relating to activities which are permitted without a plumbing license; amending Section 2 by adding Subsection (g), and amending Section 3, Plumbing License Law of 1947 (Article 6243-101, Vernon's Texas Civil Statutes); and declaring an emergency.

There was objection.

Senator Traeger then moved to suspend the regular order of business and take up S.B. 612 for consideration at this time.

The motion prevailed by the following vote: Yeas 20, Nays 9.

Yeas: Adams, Aikin, Andujar, Braecklein, Creighton, Farabee, Hance, Harris, Jones, Kothmann, Lombardino, Longoria, McKinnon, Meier, Mengden, Ogg, Santiesteban, Sherman, Snelson and Traeger.

Nays: Brooks, Clower, Doggett, Gammage, Harrington, Mauzy, Patman, Schwartz and Williams.

Absent-excused: McKnight and Moore.

The bill was read second time.

Senator Traeger offered the following Committee Amendment to the bill:

Amend Senate Bill 612, as follows:

(1) Add the following after the word "repairs" in Subsection (c) of quoted Section 3, line 24, page 2:

"when performed by a person certified by the Domestic Water Supply Branch of the Division of Environmental Engineering of the State Health Department as being qualified to install, exchange, service, or repair water treatment facilities"; and

- (2) Renumber Section 3 as Section 4 and add a new Section 3 to read as follows:
- "Sec. 3. The commissioner of health acting through the Domestic Water Supply Branch of the Division of Environmental Engineering of the State Health Department shall certify persons as being qualified for the installation, exchange, servicing, and repair water treatment facilities as defined by Section 2(g), Plumbing License Law of 1947, as amended. The commissioner shall set standards of qualifications to insure the public health and to protect the public from unqualified persons engaging in activities relating to water treatment."

The Committee Amendment was read.

Senator Traeger offered the following substitute for the Committee Amendment to the bill:

Amend Senate Bill 612 by striking in its entirety, Committee Amendment I and substituting in lieu thereof the following:

- (1) Add the following after the word "repairs" in Subsection (c) of quoted Section 3:
- "when performed by a person licensed by the Plumbing Licensing Law of 1947 (Article 6243-101, Vernon's Texas Civil Statutes), or a person certified by the Domestic Water Supply Branch of the Division of Environmental Engineering of the State Health Department as being qualified to install, exchange, service, or repair water treatment facilities"; and
- (2) Renumber Section 3 as Section 4 and add a new Section 3 to read as follows:
- "Sec. 3. The Commissioner of Health acting through the Domestic Water Supply Branch of the Division of Environmental Engineering of the State Health Department shall certify persons as being qualified for the installation, exchange, servicing, and repair of water treatment facilities as defined by Section 2(g), Plumbing License Law of 1947, as amended. The commissioner shall set standards of qualifications to insure the public health and to protect the public from unqualified persons engaging in activities relating to water treatment."

The substitute for the Committee Amendment was read and was adopted.

The Committee Amendment as substituted was then adopted.

The bill as amended was passed to engrossment.

RECORD OF VOTES

Senators Gammage, Harrington, Braeckleir, Schwartz, Mauzy, Clower, Williams, Doggett, Kothmann, Hance and Brooks asked to be recorded as voting "Nay" on the passage of the bill to engrossment.

COMMITTEE SUBSTITUTE SENATE BILL 397 ON SECOND READING

Senator Doggett asked unanimous consent to suspend the regular order of business to take up for consideration at this time:

C.S.S.B. 397, A bill to be entitled An Act revising the Texas Mobile Homes Standards Act, Chapter 656, Acts of the 61st Legislature, Regular Session, 1969, as amended (Article 5221f, Vernon's Texas Civil Statutes); and declaring an emergency.

There was objection.

Senator Doggett then moved to suspend the regular order of business and take up C.S.S.B. 397 for consideration at this time.

The motion prevailed by the following vote: Yeas 22, Nays 7.

Yeas: Adams, Braecklein, Brooks, Clower, Doggett, Farabee, Gammage, Hance, Harrington, Harris, Lombardino, Longoria, Mauzy, McKinnon, Mengden, Patman, Santiesteban, Schwartz, Sherman, Snelson, Traeger and Williams.

Nays: Aikin, Andujar, Creighton, Jones, Kothmann, Meier and Ogg.

Absent-excused: McKnight and Moore.

The Presiding Officer laid the bill before the Senate on its second reading and passage to engrossment.

The bill was read second time.

Senator Doggett offered the following amendment to the bill:

Amend C.S.S.B. 397 as follows:

- (I) Strike the letter "(d)" on line 15 of page 3 and substitute the letter "(c)" in its place.
- (2) Strike the word "Subsections" on line 1 of page 5 and substitute the word "Subsection" in its place.
- (3) Strike the letters "(b) and (c)" on lines 1 and 2 of page 5 and substitute the letter "(d)" after the word "Subsections" on line 1 of page 5 and before the word "of" on line 2 of page 5.

The amendment was read and was adopted.

The bill as amended was passed to engrossment by the following vote: Yeas 19, Nays 10.

Yeas: Adams, Braecklein, Brooks, Clower, Doggett, Gammage, Hance, Harrington, Harris, Lombardino, Longoria, Mauzy, McKinnon, Mengden, Patman, Schwartz, Sherman, Snelson and Williams.

Nays: Aikin, Andujar, Creighton, Farabee, Jones, Kothmann, Meier, Ogg, Santiesteban and Traeger.

Absent-excused: McKnight and Moore,

CO-AUTHOR OF SENATE BILL 491

On motion of Senator Schwartz and by unanimous consent, Senator Creighton will be shown as Co-author of S.B. 491.

COMMITTEE SUBSTITUTE SENATE BILL 491 ON SECOND READING

On motion of Senator Schwartz and by unanimous consent, the regular order of business was suspended to take up for consideration at this time on its second reading and passage to engrossment:

C.S.S.B. 491, A bill to be entitled An Act relating to amendment of the Insurance Code to establish a joint underwriting association for the writing of medical liability insurance in Texas and providing for the plan of operation of the association; requiring all insurers authorized to write certain insurance in Texas to participate; providing for approval of forms and rates by the State Insurance Board; providing a procedure for appeals; requiring the association to file annual statements and to be examined annually; providing for a Medical Liability Study Commission; providing an effective date; and declaring an emergency.

The bill was read second time and was passed to engrossment.

COMMITTEE SUBSTITUTE SENATE BILL 491 ON THIRD READING

Senator Schwartz moved that the Constitutional Rule and Senate Rule 68 requiring bills to be read on three several days be suspended and that C.S.S.B. 491 be placed on its third reading and final passage.

The motion prevailed by the following vote: Yeas 29, Nays 0.

Yeas: Adams, Aikin, Andujar, Braecklein, Brooks, Clower, Creighton, Doggett, Farabee, Gammage, Hance, Harrington, Harris, Jones, Kothmann, Lombardino, Longoria, Mauzy, McKinnon, Meier, Mcngden, Ogg, Patman, Santiesteban, Schwartz, Sherman, Snelson, Traeger and Williams.

Absent-excused: McKnight and Moore.

The Presiding Officer then laid the bill before the Senate on its third reading and final passage.

The bill was read third time and was passed by the following vote: Yeas 29, Nays 0.

Yeas: Adams, Aikin, Andujar, Braecklein, Brooks, Clower, Creighton, Doggett, Farabee, Gammage, Hance, Harrington, Harris, Jones, Kothmann, Lombardino, Longoria, Mauzy, McKinnon, Me'er, Mengden, Ogg, Patman, Santiesteban, Schwartz, Sherman, Snelson, Traeger and Williams.

Absent-excused: McKnight and Moore.

COMMITTEE SUBSTITUTE SENATE BILL 397 ON THIRD READING

Senator Doggett moved that the Constitutional Rule and Senate Rule 68 requiring bills to be read on three several days be suspended and that C.S.S.B. 397 be placed on its third reading and final passage.

The motion prevailed by the following vote: Yeas 24, Nays 5.

Yeas: Adams, Braecklein, Brooks, Clower, Doggett, Farabee, Gammage, Hance, Harrington, Harris, Kothmann, Lombardino, Longoria, Mauzy, McKinnon, Mengden, Ogg, Patman, Santiesteban, Schwartz, Sherman, Snelson, Traeger and Williams.

Nays: Aikin, Andujar, Creighton, Jones and Meier.

Absent-excused: McKnight and Moore.

The Presiding Officer then laid the bill before the Senate on its third reading and final passage.

(President in the Chair)

The bill was read third time and was passed by the following vote: Yeas 18, Nays 11.

Yeas: Adams, Braecklein, Brooks, Clower, Doggett, Gammage, Hance, Harrington, Harris, Lombardino, Longoria, Mauzy, Mengden, Patman, Schwartz, Sherman, Snelson and Williams.

Nays: Aikin, Andujar, Creighton, Farabee, Jones, Kothmann, McKinnon, Meier, Ogg, Santiesteban and Traeger.

Absent-excused: McKnight and Moore.

VOTE ON ENGROSSMENT OF AND ADOPTION OF COMMITTEE AMENDMENT NO. 1 TO SENATE BILL 571 RECONSIDERED

On motion of Senator Ogg and by unanimous consent, the vote by which S.B. 571 was passed to engrossment was reconsidered.

Question - Shall S.B. 571 be passed to engrossment?

On motion of Senator Ogg and by unanimous consent, the vote by which Committee Amendment No. 1 to S.B. 571 was adopted was reconsidered.

Question - Shall the amendment be adopted?

The amendment failed of adoption.

The bill as amended was again passed to engrossment.

RECORD OF VOTE

Senator McKinnon asked to be recorded as voting "Nay" on the passage of the bill to engrossment.

SENATE BILL 571 ON THIRD READING

Senator Ogg moved that the Constitutional Rule and Senate Rule 68 requiring bills to be read on three several days be suspended and that S.B. 571 be placed on its third reading and final passage.

The motion prevailed by the following vote: Yeas 26, Nays 3.

Yeas: Adams, Aikin, Andujar, Braecklein, Brooks, Clower, Creighton, Doggett, Farabee, Gammage, Hance, Harrington, Harris, Jones, Kothmann, Lombardino, Longoria, Mcier, Mengden, Ogg, Patman, Santiesteban, Schwartz, Sherman, Snelson and Williams.

Nays: Mauzy, McKinnon and Traeger.

Absent-excused: McKnight and Moore.

The President then laid the bill before the Senate on its third reading and final passage.

The bill was read third time and was passed by the following vote: Yeas 24, Nays 5.

Yeas: Adams, Aikin, Andujar, Braecklein, Brooks, Creighton, Doggett, Farabee, Gammage, Hance, Harrington, Harris, Jones, Kothmann, Lombardino, Longoria, Meier, Mengden, Ogg, Santiesteban, Schwartz, Sherman, Snelson and Williams.

Nays: Clower, Mauzy, McKinnon, Patman and Traeger.

Absent-excused: McKnight and Moore.

SENATE BILL 808 ON SECOND READING

On motion of Senator Santiesteban and by unanimous consent, the regular order of business was suspended to take up for consideration at this time on its second reading and passage to engrossment:

S.B. 808, A bill to be entitled An Act relating to applicability of the Managing General Agents' Licensing Act to certain business corporations; amending Section 16, Chapter 757, Acts of the 60th Legislature, Regular Session, 1967 (Article 21.07-3, Vernon's Texas Insurance Code); and declaring an emergency.

The bill was read second time.

Senator Santiesteban offered the following Committee Amendment to the bill:

Amend S.B. 808 by striking everything below the enacting clause and substituting in lieu thereof the following:

"Section 1. Section 3, Chapter 757, Acts of the 60th Legislature, Regular Session, 1967 (Article 21.07-3, Vernon's Texas Insurance Code), is amended to read as follows:

"Sec. 3. ACTING WITHOUT LICENSE PROHIBITED.—It shall be unlawful for any person, firm or corporation to act as a managing general agent in behalf of any insurance company or carrier without having in force the license provided for herein, [-] except that no license shall be required if the applicant is a business corporation authorized to do business in Texas, all of whose outstanding stock is solely owned by an insurance company or carrier licensed to do business in Texas, whose business affairs are completely controlled by such insurance company or carrier and the principal purpose for which the corporation exists is to facilitate the accumulation of commissions from the insurance company or carrier and its subsidiaries and affiliates for the account of and payment to an agent who could otherwise lawfully receive such commission direct from the insurance company or carrier and its subsidiaries and affiliates and the corporation does no other act of a managing general agent as provided for in this Article."

The Committee Amendment was read and was adopted.

Senator Santiesteban offered the following Committee Amendment to the bill:

Amend S.B. 808 by striking everything above the enacting clause and substituting in lieu thereof the following:

"A BILL TO BE ENTITLED

"AN ACT

"relating to the requirement of a license under the Managing General Agents' Licensing Act for certain business corporations; amending Section 3, Chapter 757, Acts of the 60th Legislature, Regular Session, 1967 (Article 21.07-3, Vernon's Texas Insurance Code); and declaring an emergency."

The amendment was read and was adopted.

On motion of Senator Santiesteban and by unanimous consent, the caption was amended to conform to the body of the bill as amended.

The bill as amended was passed to engrossment.

SENATE BILL 808 ON THIRD READING

Senator Santiesteban moved that the Constitutional Rule and Senate Rule 68 requiring bills to be read on three several days be suspended and that S.B. 808 be placed on its third reading and final passage.

The motion prevailed by the following vote: Yeas 29, Nays 0.

Yeas: Adams, Aikin, Andujar, Braecklein, Brooks, Clower, Creighton, Doggett, Farabee, Gammage, Hance, Harrington, Harris, Jones, Kothmann, Lombardino, Longoria, Mauzy, McKinnon, Meier, Mengden, Ogg, Patman,

Santiesteban, Schwartz, Sherman, Snelson, Traeger and Williams.

Absent-excused: McKnight and Moore.

The President then laid the bill before the Senate on its third reading and final passage.

The bill was read third time and was passed by the following vote: Yeas 29, Nays 0.

Yeas: Adams, Aikin, Andujar, Braecklein, Brooks, Clower, Creighton, Doggett, Farabee, Gammage, Hance, Harrington, Harris, Jones, Kothmann, Lombardino, Longoria, Mauzy, McKinnon, Meier, Mengden, Ogg, Patman, Santiesteban, Schwartz, Sherman, Snelson, Traeger and Williams.

Absent-excused: McKnight and Moore.

SENATE BILL 520 ON THIRD READING

Senator Mauzy asked unanimous consent to suspend the regular order of business to take up for consideration at this time:

S.B. 520, A bill to be entitled An Act relating to the prohibition of certain forms of discrimination by public school boards; amending Section 21.901, Texas Education Code; and declaring an emergency.

There was objection.

Senator Mauzy then moved to suspend the regular order of business and take up S.B. 520 for consideration at this time.

The motion prevailed by the following vote: Yeas 21, Nays 8.

Yeas: Adams, Andujar, Braecklein, Brooks, Clower, Doggett, Gammage, Hance, Harrington, Kothmann, Lombardino, Longoria, Mauzy, McKinnon, Ogg, Patman, Santiesteban, Schwartz, Sherman, Traeger and Williams.

Nays: Aikin, Creighton, Farabee, Harris, Jones, Meier, Mengden and Snelson.

Absent-excused: McKnight and Moore.

The President laid the bill before the Senate on its third reading and final passage.

The bill was read third time and was finally passed.

RECORD OF VOTES

Senators Aikin, Snelson, Hance, Jones and Harris asked to be recorded as voting "Nay" on the final passage of the bill.

SENATE BILL 502 ON SECOND READING

Senator Clower asked unanimous consent to suspend the regular order of business to take up for consideration at this time: S.B. 502, A bill to be entitled An Act relating to the disannexation of a part of a city or town; amending Subsection A of and adding Subsection D to Section 10, Municipal Annexation Act (Article 970a, Vernon's Texas Civil Statutes); and declaring an emergency.

There was objection.

Senator Clower then moved to suspend the regular order of business and take up S.B. 502 for consideration at this time.

The motion prevailed by the following vote: Yeas 24, Nays 5.

Yeas: Adams, Aikin, Braecklein, Brooks, Clower, Creighton, Doggett, Farabee, Gammage, Hance, Harrington, Harris, Kothmann, Lombardino, Longoria, Mauzy, Meier, Mengden, Ogg, Patman, Santiesteban, Schwartz, Snelson and Williams.

Nays: Andujar, Jones, McKinnon, Sherman and Traeger.

Absent-excused: McKnight and Moore.

The President laid the bill before the Senate on its second reading and passage to engrossment.

The bill was read second time.

Senator Clower offered the following Committee Amendment to the bill:

Amend S.B. 502, as introduced, by striking therefrom the word "qualified" on line 24 of page 1 of the bill, and adding the phrase "qualified to vote in statewide elections" after the word "voters" where it appears on line 24 of page 1 of the bill.

The Committee Amendment was read and was adopted.

On motion of Senator Clower and by unanimous consent, the caption was amended to conform to the body of the bill as amended.

The bill as amended was passed to engrossmen...

RECORD OF VOTE

Senator McKinnon asked to be recorded as voting "Nay" on the passage of the bill to engrossment.

SENATE BILL 502 ON THIRD READING

Senator Clower moved that the Constitutional Rule and Senate Rule 68 requiring bills to be read on three several days be suspended and that S.B. 502 be placed on its third reading and final passage.

The motion prevailed by the following vote: Yeas 24, Nays 5.

Yeas: Adams, Aikin, Braecklein, Brooks, Clower, Creighton, Doggett, Farabee, Gammage, Hance, Harrington, Harris, Kothmann, Lombardino, Longoria, Mauzy, Meier, Mengden, Ogg, Patman, Santiesteban, Schwartz, Snelson and Williams.

Nays: Andujar, Jones, McKinnon, Sherman and Traeger.

Absent-excused: McKnight and Moore.

The President then laid the bill before the Senate on its third reading and final passage.

The bill was read third time and was passed by the following vote: Yeas 24, Nays 5.

Yeas: Adams, Aikin, Braccklein, Brooks, Clower, Creighton, Doggett, Farabee, Gammage, Hance, Harrington, Harris, Kothmann, Lombardino, Longoria, Mauzy, Meier, Mengden, Ogg, Patman, Santiesteban, Schwartz, Snelson and Williams.

Nays: Andujar, Jones, McKinnon, Sherman and Traeger.

Absent-excused: McKnight and Moore.

MOTION TO PLACE COMMITTEE SUBSTITUTE SENATE BILL 528 ON SECOND READING

Senator Traeger moved to suspend the regular order of business to take up for consideration at this time:

C.S.S.B. 528, A bill to be entitled An Act amending Article 2.12, Code of Criminal Procedure, 1965, as amended; defining who are peace officers in the State of Texas; providing a severability clause; and declaring an emergency.

The motion was lost by the following vote (Not receiving two-thirds vote of the Members present): Yeas 19, Nays 10.

Yeas: Adams, Aikin, Andujar, Braecklein, Brooks, Hance, Harris, Jones, Kothmann, Lombardino, Longoria, Meier, Mengden, Ogg, Santiesteban, Sherman, Snelson, Traeger and Williams.

Nays: Clower, Creighton, Doggett, Farabee, Gammage, Harrington, Mauzy, McKinnon, Patman and Schwartz.

Absent-excused: McKnight and Moore.

HOUSE BILLS ON FIRST READING

The following bills received from the House were read the first time and referred to the Committees indicated:

- H.B. 207, To Committee on Jurisprudence.
- H.B. 208, To Committee on Human Resources.
- H.B. 426, To Committee on Finance.
- H.B. 427, To Committee on Intergovernmental Relations.
- H.B. 428, To Committee on Intergovernmental Relations.
- H.B. 458, To Committee on Intergovernmental Relations. H.B. 525, To Committee on Intergovernmental Relations. H.B. 695, To Committee on Natural Resources.

- H.B. 918, To Committee on State Affairs.

- H.B. 920, To Committee on Jurisprudence.
- H.B. 960, To Committee on Economic Development.
- H.B. 1061, To Committee on Natural Resources.
- H.B. 1938, To Committee on Education.

NOTICES OF INTENT

The following Notices of Intent were filed with the Secretary of the Senate:

Wednesday, May 7, 1975

- H.C.R. 107 Senator Harris
- H.B. 42 Senator Mauzy (Third reading)
- C.S.H.B. 82 Senator Mauzy (Unfinished business)
- H.B. 341 Senator Santiesteban
- H.B. 365 Senator Santiesteban
- H.B. 393 Senator Santiesteban
- H.B. 605 Senator Schwartz
- H.B. 945 Senator Farabee
- S.B. 96 Senator Ogg
- S.B. 102 Senator Brooks
- C.S.S.B. 109 Senator Mauzy
- C.S.S.B. 110 Senator Mauzy
- C.S.S.B. 116 Senator Mengden
- S.B. 196 Senator Santiesteban (Third reading)
- S.B. 199 Senator Clower
- S.B. 200 Senator Clower
- C.S.S.B. 250 Senator Mauzy
- S.B. 257 Senator Mauzy
- C.S.S.B. 270 Senator Doggett
- C.S.S.B. 293 Senator Mauzy
- S.B. 407 Senator Doggett
- C.S.S.B. 448 Senator Mauzy
- S.B. 494 Senator Clower
- S.B. 495 Senator Clower
- S.B. 496 · Senator Mauzy (Third reading)
- S.B. 522 Senator Santiesteban
- C.S.S.B. 526 Senator Harrington
- S.B. 616 Senator Jones
- C.S.S.B. 621 Senator Schwartz
- S.B. 675 Senator Gammage
- C.S.S.B. 706 Senator Mauzy
- S.B. 708 Senator Mauzy
- S.B. 710 Senator Mauzy (Third reading)
- S.B. 719 Senator Mauzy
- S.B. 725 Senator Patman
- S.B. 734 Senator Longoria (Third reading)
- S.B. 779 Senator Mengden
- C.S.S.B. 793 Senator Brooks
- S.B. 803 Senator Schwartz
- S.B. 879 Senator Patman
- S.B. 899 Senator Mauzy

S.B. 905 - Senator Ogg

C.S.S.B. 916 - Senator Harrington

C.S.S.B. 939 - Senator Mauzy

C.S.S.B. 964 - Senator Aikin

S.B. 1006 - Senator Clower

S.B. 1017 - Senator Jones

S.B. 1020 - Senator Jones

C.S.S.B. 1048 - Senator Gammage

S.B. 1062 - Senator Moore

S.B. 1077 - Senator Moore

MEMORIAL RESOLUTIONS

S.R. 500 - By Senator Schwartz: Memorial resolution for Alvin Anderson "Buck" Horne.

S.R. 502 - By Senator Clower: Memorial resolution for Carl Cannon.

S.R. 505 - By Senator Adams: Memorial resolution for Mrs. Bernice Sedalia Porter Mark.

WELCOME AND CONGRATULATORY RESOLUTIONS

- H.C.R. 122 Extending congratulations to The Honorable Fred "Red" Harris.
- S.R. 501 By Senator Gammage: Extending welcome to Miss Debra Lynn Herman.
- S.R. 506 By Senator Schwartz: Extending congratulations to Doug Harrington, Jr.
- S.R. 507 By Senator Schwartz: Extending congratulations to the new Yeager Children's Home.

ADJOURNMENT

On motion of Senator Aikin the Senate at 4:31 o'clock p.m. adjourned until 10:00 o'clock a.m. tomorrow.

APPENDIX

Sent to Governor

(May 6, 1975)

S.C.R. 51

S.C.R. 65